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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference WO020389	FOR FURTHER ACTION		ication of Transmittal of International Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day	/month/year)	Priority date (day/month/year)
PCT/JP2003/009558	28 July 2003 (28.0	7.2003)	30 July 2002 (30.07.2002)
International Patent Classification (IPC) or n B65B 9/10, 31/04	ational classification and IPC		
Applicant	ISHIDA CO., L	TD.	
and is transmitted to the applicant a	ccording to Article 36.		national Preliminary Examining Authority
2. This REPORT consists of a total of	4 sheets, include	ling this cover	sheet.
amended and are the basis fo		aining rectific	ion, claims and/or drawings which have been ations made before this Authority (see Rule
These annexes consist of a to	otal of 6 sheets.		
3. This report contains indications rela	iting to the following items:		
I Basis of the report			
П Priority			
III Non-establishment	of opinion with regard to nove	lty, inventive s	tep and industrial applicability
IV Lack of unity of inv	vention vention		
V Reasoned statement citations and explan	t under Article 35(2) with regardations supporting such statement	rd to novelty, in ent	nventive step or industrial applicability;
VI Certain documents	cited		
VII Certain defects in the	ne international application		
VIII Certain observation	s on the international application	on	
			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Date of submission of the demand	Date	of completion	of this report
25 November 2003 (25.1	}	<del>-</del>	August 2004 (13.08.2004)
Name and mailing address of the IPEA/JP	Auth	orized officer	
Facsimile No.	Telej	ohone No.	

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Internation	plio	cation No.
PC	T/JP2	003/009558

I. E	3asis (	of the re	port	
1.	With	_	the elements of the international application:*	
		the inter	rnational application as originally filed	
ij	$\overline{\boxtimes}$	the desc	cription:	•
		pages	1, 3-4, 6-19	, as originally filed
		pages		, filed with the demand
		pages	2, 5-5/1 , filed with the letter of	07 April 2004 (07.04.2004)
1	$\triangle$	the clair	ms.	
			2 10 12 19	, as originally filed
		pages pages	, as amended (togethe	
		pages	,	, filed with the demand
		pages	1, 11-12 , filed with the letter of	
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		pages		, as originally filed , filed with the demand
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	∐ t	he seque	ence listing part of the description:	
		pages		
		pages		, filed with the demand
l		pages	, filed with the letter of	
2.	the ir	nternation se elemen	to the language, all the elements marked above were available or furnished to to the nal application was filed, unless otherwise indicated under this item.  It is were available or furnished to this Authority in the following language   guage of a translation furnished for the purposes of international search (under F	which is:
	Ī		nguage of publication of the international application (under Rule 48.3(b)).	
			nguage of the translation furnished for the purposes of international preliminar	ry examination (under Rule 55.2 and/
3.	With preli	iminary e	to any nucleotide and/or amino acid sequence disclosed in the internexamination was carried out on the basis of the sequence listing:	ational application, the international
			ned in the international application in written form.	
	Щ		ogether with the international application in computer readable form.	
	Ц		hed subsequently to this Authority in written form.	
1	Щ		hed subsequently to this Authority in computer readable form.	
		interna	statement that the subsequently furnished written sequence listing does no ational application as filed has been furnished.	
			tatement that the information recorded in computer readable form is identical furnished.	al to the written sequence listing has
4.		The ar	mendments have resulted in the cancellation of:	
			the description, pages	
			the claims, Nos.	
			the drawings, sheets/fig	
5.		This re	eport has been established as if (some of) the amendments had not been made, d the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	since they have been considered to go
*	in th	lacement his repor 70.17).	sheets which have been furnished to the receiving Office in response to an invirt as "originally filed" and are not annexed to this report since they do	itation under Article 14 are referred to not contain amendments (Rule 70.16
*		-	nent sheet containing such amendments must be referred to under item 1 and an	nexed to this report.

v.	Reasoned statement under Article 35(2) with regard to citations and explanations supporting such statement	novelty, inventive step or industrial applicability;

	·	
Claims	3-6, 9, 14-18	YES
Claims	1, 2, 7, 8, 10-13	NO
Claims	17, 18	YES
Claims	1-16	NO
Claims	1-18	YES
Ciunia		NO
	Claims Claims	Claims  1, 2, 7, 8, 10-13  17, 18  Claims  1-16  Claims  1-18

#### Citations and explanations 2.

Document 1: JP 4-072160 A (Lion Corp.), 6 March 1992

Document 2: JP 8-040424 A (Tetra Laval Holdings & Finance

SA), 13 February 1996

Document 3: JP 64-084831 A (Komatsu Ltd.), 30 March 1989

The inventions described in claims 1, 2, 7, 8, and 10 to 13 are disclosed in document 1 cited in the international search report, and thus, lack novelty and do not involve an inventive step.

The invention described in claims 3 to 6 does not involve an inventive step in the light of document 1 cited in the international search report and document 2 cited in the international search report. As disclosed in document 2, a person skilled in the art could easily conceive of using an appropriate means to constitute a gas temperature-changing part.

The invention described in claim 9 does not involve an inventive step in the light of document 1 cited in the international search report and document 3 cited in the international search report. A person skilled in the art could easily conceive of applying the press-and-wipe parts 1

disclosed in document 3 to the invention disclosed in document 1.

The invention described in claims 14 to 16 does not involve an inventive step in the light of document 1 cited in the international search report. A person skilled in the art could easily conceive of using an appropriate means to constitute a heat-applying part, and of adding a post-processing device.

The invention described in claims 17 and 18 is not disclosed in any of the documents cited in the international search report, nor would it be obvious to a person skilled in the art.